Case 1:15-cy-00660-VEC Document 53 Filed 06/01/15 Page 1 of 1

Jonathan W. Thomas Direct 212.908.6850 jthomas@kenyon.com

Kenyon & Kenyon LLP One Broadway New York, NY 10004-1007 212.425.7200 Fax 212.425.5288

June 1, 2015

## **VIA ECF**

The Honorable Valerie E. Caproni United States District Judge, S.D.N.Y. 40 Foley Square, Room 240 New York, New York 10007

RE: Highline Capital Management, LLC v. High Line Venture Partners, et al., C.A. No. 15-cv-660 (VEC) (SDNY)

## **Proposed Briefing Schedule for Plaintiff's Motion to Dismiss**

Dear Judge Caproni:

We represent all Defendants and Counterclaim Plaintiff High Line Venture Partners ("HLVP") in the above-referenced civil action. Pursuant to Rules 1(A), 1(C), and 3(E)(ii) of Your Honor's Individual Rules of Practice, HLVP and Plaintiff/Counterclaim Defendant Highline Capital Management, LLC ("HCM") respectfully seek the Court's endorsement of the following briefing schedule for HCM's motion to dismiss HLVP's amended counterclaims (*Dkts.* 48-50):

- 1. June 15, 2015: HLVP's opposition brief due (original deadline: June 8, 2015).
- 2. June 29, 2015: HCM's reply brief due (original deadline: June 18, 2015).

The reason for this request is HLVP's counsel's unexpected scheduling conflict. This is the first request by either party to modify the briefing schedule for HCM's motion to dismiss. None of the above-proposed dates will affect any currently scheduled date in this action.

Thank you for considering the instant request. If you have any questions concerning the herein, please do not hesitate to contact me.

Respectfully submitted,

onathan W. Thoma

cc: All Counsel of Record (via ECF)